(Revised 02/01/01)

## United States District Court Northern District of Illinois APPLICATION FOR LEAVE TO APPEAR PRO HAC VICE

Case Title:	Bullard et al	, <sup>7</sup> '	<del>-</del>	Plantiff(s)	
	Burlington Northern Santa Fe et a	VS.	<b>.</b>	fendant(s)	
Case Number: 07	C 6883	Judge: Kenncliot	MICHAEL W. DO ERK, U. S. DISTRI	BBINS E	
l, Stephen C. D				y apply to the Court	
under Local Rule	83.14 for permission to appear and	participate in the at	pove-entitled action o	n behalf of	
Vulcan Materials C	Company	<u>,.                                    </u>	<b>■</b> by whom I ha	ive been retained.	
I am a member in	good standing and eligible to pract	ice before the follow	wing courts:		
	Title of Court			DateAdmitted	
Texas Supreme Court				09/20/71	
U.S. District Court for the Southern District of Texas			+	06/20/72	
U.S. District Court for the Eastern District of Texas			+	01/24/77	
U.S. District Court for the Western District of Texas (see Exh. A for add			It'l admissions)	05/16/88	
	r within the year preceding the date			applications to this	
Case Number	Cas	e Title	Į.	ate of Application Branted or Denied)*	
*If denied, please (Attach additiona necessary)	=				
Pursuant to Local Ru time of filing their in papers may be made	le 83.15(a), applicants who do not have a itial notice or pleading, a member of the b	ar of this Court having .	an office within this Distr	ust designate, at the ict upon who service of	
	Has the applicant designat	ed local counsel? Yo	ж 🚺 но		
If you have not design	nated tocal counsel, Local Rufe 83 15(b) j	provides that the dexign	ation must be made withi	n thirty (30) days.	

Has the applicant over bee	en:				<del></del>	
censured, suspended, disharred, or otherwise disciplined by any court?			Yes	No	<b>√</b>	
or is the applicant currently the subject of an investigation of the applicant's professional conduct?			Yes	No		
transferred to inactive status, voluntarily withdrawn, or resigned from the har of any court?			he Yes	No	$\mathbf{Z}$	
desied admission to the bar of any court?			Yes	No		
held in contempt of court?				No	✓	
status before any court, or of the applicant's conduct the Rules of I through \$3.58), and the S	my of the above questions is y r any agency thereof, where d t may have been instituted. Professional Conduct for the h tendards for Professional Co- to them. I declare under pen	lisciplinary sanctions t Northern District of Ill nduct within the Sever	vere imposed, of Wi inois, effective Nov ith Federal Judicial	ember 12, 1991 Circuit, effectiv	(Local Rules 83.50	
		Park	Macen	- 11		
Dec. 12,20	<u> </u>	1 mic	1020	W	-	
Date		Sign	ature of Applicant			
Applicant's Name	Last Name Dillard		First Name Stephen		Middle Namo/Initial	
Applicant's Law Firm	Fulbright & Jaworski, LLP					
Applicant's Address	Street Address (include suite or room number) 1301 McKinney, Suite 5100				State Bar Number 05868000	
	City Houston	State TX	ZIP Code 77010	Work Phone N (713) 651-5	i	
( I he pro hac vice admi date, and shall he paid	zgion fee is \$100.00 for case to the Clerk. No admission	s filed before Februa under Rule 83.14 is	ry 1, 2001, and \$50 effective until such	0.0 <b>0</b> for cases fi time as the fee	iled on or after that has been paid.) hec Store)	
admission to the \$150.00 The fe 1, 2001, and \$5 permits an atter	ing to appear pro hac vice me e general har of this Court. The e for pro hac vice admission is 0.00 for cases filed on or after they to practice hefore this Co	e fee for admission to s \$100 00 for cases file r that date - Admission ourt - Pro hac vice adt	the General Bar is ad hefore February to the general bar bission cutitles an	RECEI	PT# (\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	
atterney to app	car in a particular case only ase; and the admission fee mu ORDER	idmission must be	MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT			
	IT IS ORDERED that the	applicant herein may	appear in the above	entitled case		
ратво: [7	- 19-07-	Mill	llwu	'l9	· .	
	United States District Judge					

EXHIBIT A

Title of Court	Date Admitted
U.S. District Court for the Northern District of Texas Fifth Circuit Court of Appeals	01/20/92